Quinn, Robert E

From: Quinn,Robert E

Sent: Monday, July 15, 2019 6:50 PM

To: 'Darius Charney'

Cc: 'Claudia Wilner'; 'Travis England'

Subject: RE: BLRR v City of Buffalo

Still working on this, will respond further early tomorrow.

Think we need to discuss what the next step is, but I believe it would involve going through the lists to identify whether the entry is responsive/discoverable first. I believe there should be ones that can be eliminated but we'd obviously have to talk about that. We should also discuss what would be submitted to the Court (i.e., entire files, just complaints, etc.) if we were able to agree on sending directly for in camera review. Thanks.

Rob Quinn.

From: Quinn, Robert E

Sent: Friday, July 12, 2019 5:24 PM

To: 'Darius Charney' <dcharney@ccrjustice.org>

Cc: Claudia Wilner < wilner@nclej.org>; Travis England < england@nclej.org>

Subject: RE: BLRR v City of Buffalo

329 hits for traffic in IA pro.

Big problem is that word is used in several unrelated/irrelevant contexts.

I'll get back to you by Monday on the other two.

From: Darius Charney [mailto:dcharney@ccrjustice.org]

Sent: Friday, July 12, 2019 4:49 PM

To: Quinn,Robert E < rquinn@ch.ci.buffalo.ny.us >

Cc: Claudia Wilner < wilner@nclej.org>; Travis England < england@nclej.org>

Subject: Re: BLRR v City of Buffalo

Rob-

Thanks for sending these. We had a few follow-up questions and requests:

- 1. When you say that there were too many non-responsive traffic entries, exactly how many entries were there? As you recall from the May 30 Court conference, the Judge specified that if the IA Pro search came up with 200 or less hits, Defendants are obligated to review all of those complaint files to identify those that are responsive. So if the "traffic" query generated 200 or less entries, you are required to review all of those and to send us the list of those that are responsive. So we ask that you confirm by Monday that you will do so.
- 2. Would Defendants be willing to run an IA Pro query for "Traffic Stop"?
- 3. We now want to to get clarity from you on what you envision to be the next step in the process of producing the responsive IAD complaint files to us. You have mentioned several times on prior meet-and-confer phone

Case 1:18-cv-00719-CCR Document 45-3 Filed 09/13/19 Page 2 of 10

calls and during the May 30 Court conference that 50-a requires the Court to review the files in camera and then issue an order directing you to produce the relevant ones to us. Are we now at the stage where the complaints listed in each of the Excel spreadsheets can be submitted to the Court for in camera review? If yes, then we ask that you tell us by Monday the date when you will be ready to submit them for in camera review. If you do not think we are yet at the stage of in camera review, then please tell us by Monday what else you think needs to happen before you will be ready to submit the files to the Court for in camera review.

Darius

On Thu, Jul 11, 2019 at 8:04 PM Quinn, Robert E < rquinn@ch.ci.buffalo.ny.us > wrote:

IAD is attached.

I did not provide traffic because I believe it overbroad and too many of the entries are non-responsive. There were no hits for "roadblock" or "road blocks". I will hand deliver tomorrow.

Thanks.

From: Quinn, Robert E

Sent: Thursday, July 11, 2019 8:02 PM

To: 'Darius Charney' < dcharney@ccrjustice.org>

Cc: 'Claudia Wilner' <wilner@nclej.org>; 'Travis England' <england@nclej.org>

Subject: RE: BLRR v City of Buffalo

311 Part 2.

From: Quinn, Robert E

Sent: Thursday, July 11, 2019 8:01 PM

To: 'Darius Charney' < dcharney@ccrjustice.org>

Cc: 'Claudia Wilner' < wilner@nclej.org>; 'Travis England' < england@nclej.org>

Subject: RE: BLRR v City of Buffalo

311 attached. I will have to send in multiple emails due to size restrictions and hand deliver a copy on disk tomorrow.

I did not provide "traffic" because I believe it is overbroad and too many of the entries are non-responsive.

From: Quinn, Robert E

Sent: Tuesday, July 09, 2019 8:50 PM

To: 'Darius Charney' < dcharney@ccrjustice.org>

Cc: Claudia Wilner < wilner@nclej.org >; Travis England < england@nclej.org >

Subject: RE: BLRR v City of Buffalo

Sorry for the delayed response, I was out of the office and didn't see the "close of business" language in your email till just now. Think we've previously stated our position and I'm not sure if this email is something new, or just a reiteration of what you previously stated, but I'll go through it and try to have a reiteration or new response first thing tomorrow morning. Don't think a motion is warranted and, as we've previously done with much success, if we are unable to agree I think it makes the most sense just to discuss with the Court.

From: Darius Charney [mailto:dcharney@ccrjustice.org]

Sent: Tuesday, July 09, 2019 1:57 PM

To: Quinn,Robert E < rquinn@ch.ci.buffalo.ny.us>

Cc: Claudia Wilner < wilner@nclej.org>; Travis England < england@nclej.org>

Subject: Re: BLRR v City of Buffalo

Rob-

It is Plaintiffs' view that every one of the Housing and Strike Force Monthly and Daily Reports from 2013 to the present contains relevant/discoverable information, namely (1) the charts on the first page of the reports that tabulate the quantity of traffic tickets issued and traffic arrests made by Housing and Strike Force officers on a daily and monthly basis, and (2) the narratives on the subsequent pages of the reports that discuss particular locations where checkpoints and other traffic enforcement activities (e.g. vehicle stops, vehicle searches, traffic tickets, traffic misdemeanor arrests) were conducted and why those activities were conducted at those locations. Thus, it is Plaintiffs' position that all of the charts and all of the checkpoint and other traffic enforcementrelated narratives contained in each and every Monthly and Daily Housing and Strike Force report from 2013 to the present must be produced to us. We would accept redactions of all non-traffic and non-checkpoint-related narratives- in addition to the redactions of personal identifying information of witnesses, victims, informants and suspects and information concerning ongoing BPD investigations that we previously proposed. We also want to note that, in our view, redactions of personal identifying information does NOT include redactions of demographic information such as a person's race, age, or gender.

Please let us know by close of business today if this proposal is acceptable to you. If we do not get confirmation from you that our proposal is acceptable to Defendants, we intend to move the Court to compel production of the Housing and Strike Force Monthly and Daily Reports

Darius

On Jul 3, 2019, at 1:46 PM, Quinn, Robert E < rquinn@ch.ci.buffalo.ny.us > wrote:

I'll reiterate our objections to your demands and again clarify that these discussions have been an attempt to work together in good faith to move the case forward.

With that said, our proposed redactions/production would essentially be based on relevancy/discoverability. If there are categories of information you believe is relevant to your claims (e.g., information about a specific checkpoint, date, location, etc.), we would be willing to attempt to go through records for that information subject to redaction of other information (and assuming categories not still overly broad, burdensome, etc.).

Additionally, within the categories of information we agree would be responsive/relevant, we would redact the information you identify below and anything subject to privileges such as law enforcement, attorney client, etc..

I have to leave the office for a settlement conference at 2, but will try to respond by phone if you have a clarifying questions. I'm also in tomorrow morning and Friday. Thanks and have a good 4th if I don't here back.

From: Darius Charney [mailto:dcharney@ccrjustice.org]

Sent: Friday, June 28, 2019 4:31 PM

To: Quinn, Robert E < rquinn@ch.ci.buffalo.ny.us>

Cc: Claudia Wilner < wilner@nclej.org>; Travis England < england@nclej.org>

Subject: Re: BLRR v City of Buffalo

Thanks for the response. On the Housing and Strike Force reports, Plaintiffs have already provided you with our proposal re the redactions both in prior telephonic meet-and-confers and in our June 20 letter to you. To repeat, we would accept redactions of only (1) names and other personal identifying information of witnesses, crime victims, crime suspects, arrestees, and informants, and (2) information related to currently ongoing BPD investigations. We ask that you provide Defendants' position on this proposal in writing by Wednesday, July 3. If we do not hear from you by then, we intend to raise the Housing and Strike Force reports issue with the Court, as we have been discussing our redaction proposal with you for more than a month now and our request for production of these reports has been pending since November.

Darius

On Fri, Jun 28, 2019 at 2:50 PM Quinn, Robert E < rquinn@ch.ci.buffalo.ny.us> wrote:

We started the search for these terms and, so far, no issues. I will follow up again next week to advise of the status.

As to the Housing Unit and Strike Force Reports, as discussed, we have raised objections to your requests and those are specifically preserved. Without waiving those objections, in an effort to move discovery forward we have discussed producing with redactions. In this proposal, if we reach an agreement on redaction we would also be agreeing to produce records, without waiving our objections and preserving them as also set forth in our responses. So basically and shorter version, yes, I think we're on the same page on this proposal but it depends on agreement. Let me know if you have any questions or want to discuss further. Thanks.

I expect to have further responses regarding the AG completed this weekend and will try to hand deliver on Monday.

-Rob Quinn.

From: Darius Charney [mailto:dcharney@ccrjustice.org]

Sent: Thursday, June 27, 2019 2:50 PM

To: Quinn,Robert E < rquinn@ch.ci.buffalo.ny.us>

Cc: Claudia Wilner < wilner@nclej.org>; Travis England < england@nclej.org>

Subject: Re: BLRR v City of Buffalo

Rob-

Attached please find Plaintiffs lists of (1) 20 initial search terms for the 311 database, and (2) 10 initial search terms for IA Pro.

In addition, please provide by tomorrow an email confirming that Defendants will produce the requested Housing Unit and Strike Force Daily and Monthly Reports if and when the parties reach an agreement on the redactions of those reports. If we do not receive that email from you by tomorrow, we will assume that you are maintaining the objections to producing those reports which are set forth in your responses to our Requests for Production, and we will proceed with moving the court to compel production of those reports.

Darius

On Tue, Jun 25, 2019 at 11:36 AM Quinn, Robert E < rquinn@ch.ci.buffalo.ny.us> wrote:

Yes, I will send asap. If you get me proposed search terms for 311/IAD in the next day or two, I'll also try to have searches started before Friday, and will try to update regarding progress along with other info we discussed yesterday. Thanks.

From: Darius Charney [mailto:dcharney@ccrjustice.org]

Sent: Tuesday, June 25, 2019 11:29 AM To: Claudia Wilner < wilner@nclej.org>

Cc: Quinn, Robert E < rquinn@ch.ci.buffalo.ny.us>; Travis England < england@nclej.org>

Subject: Re: BLRR v City of Buffalo

Rob-

I am writing to remind you to send an email memorializing Defendants' position on the redactions issue for the Housing and Strike force daily and monthly reports, which you stated you would do on yesterday's call. If you do not send this email this week, Plaintiffs will have to assume that you are standing by all of your previously-stated objections to our requests for the Housing and Strike Force reports, and we will therefore need to bring this unresolved discovery dispute to the Court's attention.

Darius

On Mon, Jun 24, 2019 at 1:35 PM Claudia Wilner < wilner@nclej.org > wrote:

We can use 646-680-8918, 0140943#

----Original Message----

Claudia Wilner
Senior Attorney
National Center for Law and Economic Justice
275 Seventh Avenue, Suite 1506, New York, NY 10001-6860
212-633-6967 | wilner@nclej.org | www.nclej.org

Confidentiality Note: This e-mail (including attachments) is intended only for the addressee and may contain information that is privileged and/or confidential. Distribution or copying of this e-mail or its attachments by anyone other than the intended recipient is prohibited. If you have received this e-mail in error, please notify us immediately by telephone at 212-633-6967 or e-mail at info@nclej.org and destroy the original message and all copies.

```
From: Quinn,Robert E <rquinn@ch.ci.buffalo.ny.us>
Sent: Monday, June 24, 2019 11:58 AM
To: Claudia Wilner <wilner@nclej.org>
Subject: Re: BLRR v City of Buffalo

Yes, absolutely. Thanks.

Sent from my iPhone

> On Jun 24, 2019, at 11:52 AM, Claudia Wilner <wilner@nclej.org> wrote:
> Rob, are you able to speak today at 3pm?
> Claudia Wilner
> Senior Attorney
> National Center for Law and Economic Justice
> 275 Seventh Avenue, Suite 1506, New York, NY 10001-6860
> 212-633-6967 | wilner@nclej.org | www.nclej.org
```

> Confidentiality Note: This e-mail (including attachments) is intended only for the addressee and may contain information that is privileged and/or confidential. Distribution or copying of this e-mail or its attachments by anyone other than the intended recipient is prohibited. If you have received this e-mail in error, please notify us immediately by telephone at 212-633-6967 or e-mail at info@nclej.org and destroy the original message and all copies. > > > ----Original Message----> From: Claudia Wilner > Sent: Friday, June 21, 2019 5:19 PM > To: Quinn,Robert E < rquinn@ch.ci.buffalo.ny.us> > Cc: Darius Charney <dcharney@ccrjustice.org>; Travis England <england@nclej.org> > Subject: RE: BLRR v City of Buffalo > > Rob, we are available to speak Monday at 3pm. On that call we will expect to discuss all the issues raised in our letter of June 20. > In terms of your production, as of this writing we have received nothing from you. Our instructions specify to produce electronically or by hand-delivery to the Western New York Law Center, and if you had produced documents "a few days ago" as you assert, we should have them in hand by now. > In terms of the costs of production, there is absolutely no rationale for cost-shifting for a simple search of your own emails. Zubulake v. UBS Warburg LLC, 217 F.R.D. 309 (S.D.N.Y. 2003). If some of the searches have produced an unreasonably large number of hits, that is something we can discuss. Please provide us with a list of the searches you would like to modify along with the hit count per custodian. Please provide this information in writing before the call. > > Claudia Wilner Senior Attorney > National Center for Law and Economic Justice > 275 Seventh Avenue, Suite 1506, New York, NY 10001-6860 > 212-633-6967 | wilner@nclej.org | www.nclej.org > > Confidentiality Note: This e-mail (including attachments) is intended only for the addressee and may contain information that is privileged and/or confidential. Distribution or copying of this e-mail or its attachments by anyone other than the intended recipient is

prohibited. If you have received this e-mail in error, please notify us immediately by

```
telephone at 212-633-6967 or e-mail at info@nclej.org and destroy the original message and
all copies.
>
>
> ----Original Message----
> From: Quinn,Robert E < rquinn@ch.ci.buffalo.ny.us>
> Sent: Friday, June 21, 2019 2:29 PM
> To: Claudia Wilner < wilner@nclej.org>
> Cc: Darius Charney < dcharney@ccrjustice.org>; Travis England < england@nclej.org>
> Subject: Re: BLRR v City of Buffalo
> I'm going to respond more fully, but think we need to discuss local rule 26 as it pertains to
e-discovery, costs, and language of requests, among other things. I am available most of the
day on Monday. We sent out partial responses a few days ago, I hoped to have more but we
are unfamiliar with this process and it's taking much longer then expected. I'll try to respond
tonight or early tomorrow, apologize but I am in a mediation with the court that's going
much longer then expected.
> Sent from my iPhone
> On Jun 20, 2019, at 11:20 AM, Claudia Wilner
<wilner@nclej.org<mailto:wilner@nclej.org>> wrote:
> Rob, please see attached letter concerning discovery.
> Thanks,
> Claudia
>
> <image002.jpg>
> Claudia Wilner
> Senior Attorney
> National Center for Law and Economic Justice
> 275 Seventh Avenue, Suite 1506, New York, NY 10001-6860
> 212-633-6967 | wilner@nclej.org<mailto:wilner@nclej.org> |
www.nclej.org<http://www.nclej.org/>
<image003.jpg><https://interland3.donorperfect.net/weblink/weblink.aspx?name=E83594&i
d=1>
>
>
> <image004.jpg><<a href="https://www.facebook.com/NCLEJ/">https://www.facebook.com/NCLEJ/></a>
> <image005.jpg><https://twitter.com/NCLEJustice>
> <image006.jpg><https://www.linkedin.com/company/national-center-for-law-and-
economic-justice?trk=top nav home>
```

> Confidentiality Note: This e-mail (including attachments) is intended only for the addressee and may contain information that is privileged and/or confidential. Distribution or copying of this e-mail or its attachments by anyone other than the intended recipient is prohibited. If you have received this e-mail in error, please notify us immediately by telephone at 212-633-6967 or e-mail at info@nclej.org and destroy the original message and all copies.

> <Letter to Rob 6.20.19.pdf>